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STATE OF UTAH CONTRACT

Department Name: Environmental Q				ency of the State of Utah:, referred to as (STATE), and	the
following CONTRACTOR:	•				
Weber-Morgan Health Department			LEC	GAL STATUS OF CONTRACTOR	2
477-23 rd Street	Name		H	Sole Proprietor Non-Profit Corporation	
	Address		<u> </u>	For-Profit Corporation	
Ogden	Utah	84401		Partnership	
City	State	Zip		Government Agency	
Contact Person Brian Bennion Vendor #53003J Commodity Code #		Email bbennion@	co.weber.ut.us		
GENERAL PURPOSE OF CONTRA Environmental Services, as described			s to provide:		
PROCUREMENT: This contract is e Bid#NA or a pre-approved sole source				<u>A</u> , FY,	
CONTRACT PERIOD: Effective Dathe terms and conditions of this contradays after the Termination Date.	te: 7/1/2015 Termination act. Renewal options (if	Date: <u>6/30/2016</u> any): <u>NA</u> . All pay	unless terminated ments under this	l early or extended in accordance w contract will be completed within	rith 90
CONTRACT COSTS: CONTRACTO information regarding costs: Payments applicable fisacal year.					2
ATTACHMENT A: State of Utah ATTACHMENT B: Environmental S ATTACHMENT C: Digital Signature ATTACHMENT D: N/A Any conflicts between Attachment	ervice Delivery Plan e Clause		·		'ice
DOCUMENTS INCORPORATED II a. All other governmental laws, r b. Utah State Procurement Code,	NTO THIS CONTRACT egulations, or actions app	BY REFERENCE	E BUT NOT ATT ds and/or services	FACHED: s authorized by this contract.	
IN WITNESS WHEREOF, the partie CONTRACTOR	s sign and cause this con	tract to be execute STA		1.173/2016	
Contractor's signature	Date	Agency's	signature	Date	
O) O)	11 111 . 11.	1 I	Signature	Date	
Brian Bennion	Health Officer	=/			_
Type or Print Name and Title	Director	CONTRACT RE	Division of Purch ECEIVED AND	asing Date	
		PROCES Division o Director,	SED BY FINANCE Division of Finan	е 2 г. 1916	_
	201 202 2	480			1
Renette Anderson Agency Contact Person	801-536-4 Telephone N		536-4441	renetteanderson@utah.gov	
Agoney Contact I CISOR	1 elephone N	umber Fax Nu	mioci	Email (Revision 10/2] 29/1

ATTACHMENT A: STATE OF UTAH STANDARD TERMS AND CONDITIONS FOR SERVICES

This is for a contract between Government Entities within the State of Utah for services (including professional services) meaning the furnishing of labor, time, or effort by a contractor. These terms and conditions may only be used when both parties are government entities or political subdivisions as defined in the Utah Government Immunity Act.

- 1. **DEFINITIONS:** The following terms shall have the meanings set forth below:
 - a) "Confidential Information" means information that is deemed as confidential under applicable state and federal laws, including personal information. The State Entity reserves the right to identify, during and after this Purchase Order, additional reasonable types of categories of information that must be kept confidential under federal and state laws.
 - b) "Contract" means the Contract Signature Page(s), including all referenced attachments and documents incorporated by reference. The term "Contract" may include any purchase orders that result from the parties entering into this Contract.
 - c) "Contract Signature Page(s)" means the State of Utah cover page(s) that the State Entity and Contractor sign.
 - d) "Contractor" means the individual or entity delivering the Services identified in this Contract. The term "Contractor" shall include Contractor's agents, officers, employees, and partners.
 - e) "Services" means the furnishing of labor, time, or effort by Contractor pursuant to this Contract. Services shall include, but not limited to, all of the deliverable(s) that result from Contractor performing the Services pursuant to this Contract. Services include those professional services identified in Section 63G-6a-103 of the Utah Procurement Code.
 - f) "Proposal" means Contractor's response to the State Entity's Solicitation.
 - g) "Solicitation" means the documents used by the State Entity to obtain Contractor's Proposal.
 - h) "State Entity" means the department, division, office, bureau, agency, or other organization identified on the Contract Signature Page(s).
 - "State of Utah" means the State of Utah, in its entirety, including its institutions, agencies, departments, divisions, authorities, instrumentalities, boards, commissions, elected or appointed officers, employees, agents, and authorized volunteers.
 - "Subcontractors" means subcontractors or subconsultants at any tier that are under the direct or indirect control or responsibility of the Contractor, and includes all independent contractors, agents, employees, authorized resellers, or anyone else for whom the Contractor may be liable at any tier, including a person or entity that is, or will be, providing or performing an essential aspect of this Contract, including Contractor's manufacturers, distributors, and suppliers.
- GOVERNING LAW AND VENUE: This Contract shall be governed by the laws, rules, and regulations of the State of Utah.
 Any action or proceeding arising from this Contract shall be brought in a court of competent jurisdiction in the State of Utah.
 Venue shall be in Salt Lake City, in the Third Judicial District Court for Salt Lake County.
- 3. LAWS AND REGULATIONS: At all times during this Contract, Contractor and all Services performed under this Contract will comply with all applicable federal and state constitutions, laws, rules, codes, orders, and regulations, including applicable licensure and certification requirements.
- 4. RECORDS ADMINISTRATION: Contractor shall maintain or supervise the maintenance of all records necessary to properly account for Contractor's performance and the payments made by the State Entity to Contractor under this Contract. These records shall be retained by Contractor for at least six (6) years after final payment, or until all audits initiated within the six (6) years have been completed, whichever is later. Contractor agrees to allow, at no additional cost, State of Utah and federal auditors, and State Entity staff, access to all such records.
- 5. CERTIFY REGISTRATION AND USE OF EMPLOYMENT "STATUS VERIFICATION SYSTEM": INTENTIONALLY DELETED
- 6. CONFLICT OF INTEREST: INTENTIONALLY DELETED
- 7. INDEPENDENT CONTRACTOR: Contractor's legal status is that of an independent contractor, and in no manner shall Contractor be deemed an employee or agent of the State Entity or the State of Utah, and therefore is not entitled to any of the benefits associated with such employment. Contractor, as an independent contractor, shall have no authorization, express or implied, to bind the State Entity or the State of Utah to any agreements, settlements, liabilities, or understandings whatsoever, and agrees not to perform any acts as an agent for the State Entity or the State of Utah. Contractor shall remain responsible for all applicable federal, state, and local taxes, and all FICA contributions.
- 8. **INDEMNITY:** Both parties to this agreement are governmental entities as defined in the Utah Governmental Immunity Act (Utah Code Ann. 63G-7-101 et. seq.). Nothing in this Contract shall be construed as a waiver by either or both parties of any rights, limits, protections or defenses provided by the Act. Nor shall this Contract be construed, with respect to third parties, as a waiver of any governmental immunity to which a party to this Contract is otherwise entitled. Subject to and

consistent with the Act, each party will be responsible for its own actions or negligence and will defend against any claims or lawsuit brought against it. There are no indemnity obligations between these parties.

- EMPLOYMENT PRACTICES: Contractor agrees to abide by the following employment laws: (i)Title VI and VII of the Civil Rights Act of 1964 (42 U.S.C. 2000e) which prohibits discrimination against any employee or applicant for employment or any applicant or recipient of services, on the basis of race, religion, color, or national origin; (ii) Executive Order No. 11246, as amended, which prohibits discrimination on the basis of sex; (iii) 45 CFR 90 which prohibits discrimination on the basis of age; (iv) Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act of 1990 which prohibits discrimination on the basis of disabilities; and (v) Utah's Executive Order, dated December 13, 2006, which prohibits unlawful harassment in the work place. Contractor further agrees to abide by any other laws, regulations, or orders that prohibit the discrimination of any kind by any of Contractor's employees.
- 10. **AMENDMENTS:** This Contract may only be amended by the mutual written agreement of the parties, which amendment will be attached to this Contract. Automatic renewals will not apply to this Contract.
- 11. **DEBARMENT:** Contractor certifies that it is not presently nor has ever been debarred, suspended, or proposed for debarment by any governmental department or agency, whether international, national, state, or local. Contractor must notify the State Entity within thirty (30) days if debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in any contract by any governmental entity during this Contract.
- 12. **TERMINATION:** Unless otherwise stated in this Contract, this Contract may be terminated, with cause by either party, in advance of the specified expiration date, upon written notice given by the other party. The party in violation will be given ten (10) days after written notification to correct and cease the violations, after which this Contract may be terminated for cause immediately and is subject to the remedies listed below. This Contract may also be terminated without cause (for convenience), in advance of the specified expiration date, by either party, upon sixty (60) days written termination notice being given to the other party. The State Entity and the Contractor may terminate this Contract, in whole or in part, at any time, by mutual agreement in writing. On termination of this Contract, all accounts and payments will be processed according to the financial arrangements set forth herein for approved Services ordered prior to date of termination.

Contractor shall be compensated for the Services properly performed under this Contract up to the effective date of the notice of termination. Contractor agrees that in the event of such termination for cause or without cause, Contractor's sole remedy and monetary recovery from the State Entity or the State of Utah is limited to full payment for all Services properly performed as authorized under this Contract up to the date of termination as well as any reasonable monies owed as a result of Contractor having to terminate other contracts necessarily and appropriately entered into by Contractor pursuant to this Contract.

13. NONAPPROPRIATION OF FUNDS, REDUCTION OF FUNDS, OR CHANGES IN LAW: Upon thirty (30) days written notice delivered to the Contractor, this Contract may be terminated in whole or in part at the sole discretion of the State Entity, if the State Entity reasonably determines that: (i) a change in Federal or State legislation or applicable laws materially affects the ability of either party to perform under the terms of this Contract; or (ii) that a change in available funds affects the State Entity's ability to pay under this Contract. A change of available funds as used in this paragraph, includes, but is not limited to, a change in Federal or State funding, whether as a result of a legislative act or by order of the President or the Governor.

If a written notice is delivered under this section, the State Entity will reimburse Contractor for the Services properly ordered until the effective date of said notice. The State Entity will not be liable for any performance, commitments, penalties, or liquidated damages that accrue after the effective date of said written notice.

- 14. SUSPENSION OF WORK: Should circumstances arise which would cause the State Entity to suspend Contractor's responsibilities under this Contract, but not terminate this Contract, this will be done by written notice. Contractor's responsibilities may be reinstated upon advance formal written notice from the State Entity.
- 15. SALES TAX EXEMPTION: The Services under this Contract will be paid for from the State Entity's funds and used in the exercise of the State Entity's essential functions as a State of Utah entity. Upon request, the State Entity will provide Contractor with its sales tax exemption number. It is Contractor's responsibility to request the State Entity's sales tax exemption number. It also is Contractor's sole responsibility to ascertain whether any tax deduction or benefits apply to any aspect of this Contract.
- 16. INSURANCE: INTENTIONALLY DELETED
- 16. WORKERS COMPENSATION INSURANCE: Contractor shall maintain during the term of this Contract, workers' compensation insurance for all its employees as well as any Subcontractor employees related to this Contract. Worker's compensation insurance shall cover full liability under the worker's compensation laws of the jurisdiction in which the service is performed at the statutory limits required by said jurisdiction. Contractor acknowledges that within thirty (30) days of contract award, Contractor must submit proof of certificate of insurance that meets the above requirements.
- 17. ADDITIONAL INSURANCE REQUIREMENTS: INTENTIONALLY DELETED
- 18. PUBLIC INFORMATION: Contractor agrees that this Contract, related purchase orders, related pricing documents, and invoices will be public documents, and may be available for public and private distribution in accordance with the State of Utah's Government Records Access and Management Act (GRAMA). Contractor gives the State Entity and the State of Utah express permission to make copies of this Contract, related sales orders, related pricing documents, and invoices in accordance with GRAMA. Except for sections identified in writing by Contractor and expressly approved by the State of Utah Division of Purchasing and General Services, all of which must be in accordance with GRAMA, Contractor also agrees

that the Contractor's Proposal to the Solicitation will be a public document, and copies may be given to the public as permitted under GRAMA. The State Entity and the State of Utah are not obligated to inform Contractor of any GRAMA requests for disclosure of this Contract, related purchase orders, related pricing documents, or invoices.

- 19. DELIVERY: All deliveries under this Contract will be F.O.B. destination with all transportation and handling charges paid for by Contractor. Responsibility and liability for loss or damage will remain with Contractor until final inspection and acceptance when responsibility will pass to the State Entity, except as to latent defects or fraud.
- 20. ACCEPTANCE AND REJECTION: The State Entity shall have thirty (30) days after delivery of the Services to perform an inspection of the Services to determine whether the Services conform to the standards specified in the Solicitation and this Contract prior to acceptance of the Services by the State Entity.
 - If Contractor delivers nonconforming Services, the State Entity may, at its option and at Contractor's expense: (i) return the Services for a full refund; (ii) require Contractor to promptly correct or reperform the nonconforming Services subject to the terms of this Contract; or (iii) obtain replacement Services from another source, subject to Contractor being responsible for any cover costs.
- 21. INVOICING: Contractor will submit invoices within thirty (30) days of Contractor's performance of the Services to the State Entity. The contract number shall be listed on all invoices, freight tickets, and correspondence relating to this Contract. The prices paid by the State Entity will be those prices listed in this Contract, unless Contractor offers a prompt payment discount within its Proposal or on its invoice. The State Entity has the right to adjust or return any invoice reflecting incorrect pricing.
- 22. PAYMENT: Payments are to be made within thirty (30) days after a correct invoice is received. All payments to Contractor will be remitted by mail, electronic funds transfer, or the State of Utah's Purchasing Card (major credit card). If payment has not been made after sixty (60) days from the date a correct invoice is received by the State Entity, then interest may be added by Contractor as prescribed in the Utah Prompt Payment Act. The acceptance by Contractor of final payment, without a written protest filed with the State Entity within ten (10) business days of receipt of final payment, shall release the State Entity and the State of Utah from all claims and all liability to the Contractor. The State Entity's payment for the Services shall not be deemed an acceptance of the Services and is without prejudice to any and all claims that the State Entity or the State of Utah may have against Contractor.
- 23. **TIME IS OF THE ESSENCE:** The Services shall be completed by any applicable deadline stated in this Contract. For all Services, time is of the essence. Contractor shall be liable for all reasonable damages to the State Entity and the State of Utah, and anyone for whom the State of Utah may be liable, as a result of Contractor's failure to timely perform the Services required under this Contract.
- 24. CHANGES IN SCOPE: Any changes in the scope of the Services to be performed under this Contract shall be in the form of a written amendment to this Contract, mutually agreed to and signed by both parties, specifying any such changes, fee adjustments, any adjustment in time of performance, or any other significant factors arising from the changes in the scope of Services.
- 25. **PERFORMANCE EVALUATION**: The State Entity may conduct a performance evaluation of Contractor's Services, including Contractor's Subcontractors, if any. Results of any evaluation may be made available to the Contractor upon Contractor's request.
- 26. STANDARD OF CARE: The Services of Contractor and its Subcontractors shall be performed in accordance with the standard of care exercised by licensed members of their respective professions having substantial experience providing similar services which similarities include the type, magnitude, and complexity of the Services that are the subject of this Contract. Contractor shall be liable to the State Entity and the State of Utah for claims, liabilities, additional burdens, penalties, damages, or third party claims (i.e. another Contractor's claim against the State of Utah), to the extent caused by wrongful acts, errors, or omissions that do not meet this standard of care.
- 27. REVIEWS: The State Entity reserves the right to perform plan checks, plan reviews, other reviews, and/or comment upon the Services of Contractor. Such reviews do not waive the requirement of Contractor to meet all of the terms and conditions of this Contract.
- 28. **ASSIGNMENT:** Contractor may not assign, sell, transfer, subcontract or sublet rights, or delegate any right or obligation under this Contract, in whole or in part, without the prior written approval of the State Entity.
- 29. **REMEDIES:** Any of the following events will constitute cause for the State Entity to declare Contractor in default of this Contract: (i) Contractor's non-performance of its contractual requirements and obligations under this Contract; or (ii) Contractor's material breach of any term or condition of this Contract. The State Entity may issue a written notice of default providing a ten (10) day period in which Contractor will have an opportunity to cure. Time allowed for cure will not diminish or eliminate Contractor's liability for damages. If the default remains, after Contractor has been provided the opportunity to cure, the State Entity may do one or more of the following: (i) exercise any remedy provided by law or equity; (ii) terminate this Contract; (iii) impose liquidated damages, if liquidated damages are listed in this Contract; (iv) debar/suspend Contractor from receiving future contracts from the State Entity or the State of Utah; or (v) demand a full refund of any payment that the State Entity has made to Contractor under this Contract for Services that do not conform to this Contract.
- 30. FORCE MAJEURE: Neither party to this Contract will be held responsible for delay or default caused by fire, riot, acts of God, and/or war which is beyond that party's reasonable control. The State Entity may terminate this Contract after determining such delay will prevent successful performance of this Contract.

31. **CONFIDENTIALITY:** If Confidential Information is disclosed to Contractor, Contractor shall: (i) advise its agents, officers, employees, partners, and Subcontractors of the obligations set forth in this Contract; (ii) keep all Confidential Information strictly confidential; and (iii) not disclose any Confidential Information received by it to any third parties. Contractor will promptly notify the State Entity of any potential or actual misuse or misappropriation of Confidential Information.

Contractor shall be responsible for any breach of this duty of confidentiality, including any required remedies and/or notifications under applicable law. Contractor shall indemnify, hold harmless, and defend the State Entity and the State of Utah, including anyone for whom the State Entity or the State of Utah is liable, from claims related to a breach of this duty of confidentiality, including any notification requirements, by Contractor or anyone for whom the Contractor is liable.

Upon termination or expiration of this Contract, Contractor will return all copies of Confidential Information to the State Entity or certify, in writing, that the Confidential Information has been destroyed. This duty of confidentiality shall be ongoing and survive the termination or expiration of this Contract.

- 32. **PUBLICITY:** Contractor shall submit to the State Entity for written approval all advertising and publicity matters relating to this Contract. It is within the State Entity's sole discretion whether to provide approval, which must be done in writing.
- 33. CONTRACT INFORMATION: INTENTIONALLY DELETED.
- 34. INDEMNIFICATION RELATING TO INTELLECTUAL PROPERTY: Contractor will indemnify and hold the State Entity and the State of Utah harmless from and against any and all damages, expenses (including reasonable attorneys' fees), claims, judgments, liabilities, and costs in any action or claim brought against the State Entity or the State of Utah for infringement of a third party's copyright, trademark, trade secret, or other proprietary right. The parties agree that if there are any limitations of Contractor's liability such limitations of liability will not apply to this section.
- 35. OWNERSHIP IN INTELLECTUAL PROPERTY: The State Entity and Contractor each recognizes that each has no right, title, interest, proprietary or otherwise in the intellectual property owned or licensed by the other, unless otherwise agreed upon by the parties in writing. All deliverables, documents, records, programs, data, articles, memoranda, and other materials not developed or licensed by Contractor prior to the execution of this Contract, but specifically created or manufactured under this Contract shall be considered work made for hire, and Contractor shall transfer any ownership claim to the State Entity.
- 36. WAIVER: A waiver of any right, power, or privilege shall not be construed as a waiver of any subsequent right, power, or privilege.
- 37. ATTORNEY'S FEES: INTENTIONALLY DELETED
- 38. **PROCUREMENT ETHICS**: Contractor understands that a person who is interested in any way in the sale of any supplies, services, construction, or insurance to the State of Utah is violating the law if the person gives or offers to give any compensation, gratuity, contribution, loan, reward, or any promise thereof to any person acting as a procurement officer on behalf of the State of Utah, or to any person in any official capacity participates in the procurement of such supplies, services, construction, or insurance, whether it is given for their own use or for the use or benefit of any other person or organization.
- 39. DISPUTE RESOLUTION: INTENTIONALLY DELETED.
- 40. ORDER OF PRECEDENCE: In the event of any conflict in the terms and conditions in this Contract, the order of precedence shall be: (i) this Attachment A; (ii) Contract Signature Page(s); (iii) the State of Utah's additional terms and conditions, if any; (iv) any other attachment listed on the Contract Signature Page(s); and (v) Contractor's terms and conditions that are attached to this Contract, if any. Any provision attempting to limit the liability of Contractor or limits the rights of the State Entity or the State of Utah must be in writing and attached to this Contract or it is rendered null and void.
- 41. **SURVIVAL OF TERMS:** Termination or expiration of this Contract shall not extinguish or prejudice the State Entity's right to enforce this Contract with respect to any default of this Contract or defect in the Services that has not been cured.
- 42. **SEVERABILITY:** The invalidity or unenforceability of any provision, term, or condition of this Contract shall not affect the validity or enforceability of any other provision, term, or condition of this Contract, which shall remain in full force and effect.
- 43. **ENTIRE AGREEMENT:** This Contract constitutes the entire agreement between the parties and supersedes any and all other prior and contemporaneous agreements and understandings between the parties, whether oral or written.

(Revision date: 12 February 2015)

Attachment B

Weber-Morgan Health Department Environmental Service Delivery Plan FY2016

Air Quality

	Provide information to the public	A brief summary on how objectives	Issues requiring action reported
Provide air quality information to	directly - through outreach	were met. To the extent possible,	directly to Rusty Ruby, compliance
	activities, answers to questions,	provide the number of people	branch manager, at 801-536-4133
	and/or printed information - and	reached.	or rruby@utah.gov
t the Division of	As appropriate, alert the Division of indirectly - via the Web and social		
Air Quality to compliance issues.	media outlets.		
	As appropriate, refer air quality	Timely referral of issues.	All other information, summarized
	compliance issues to Division of Air		annually, in conjunction with the
	Quality staff.	A brief summary of the types of	End of Year Report.
		issues handled directly as part of	
		the annual report.	

Drinking Water

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Maintain superior drinking water	Provide basic service including but not	Number of operator	Annually, as part of the End of Year
quality by ensuring adequate	limited to exam proctoring, random samples Certification Exams	Certification Exams	Report.
facilities, source protection and	collected, distribute test bottles, emergency	proctored. (Tests may be	
timely assistance to water system	response, public relations, report	by booklet or online.)	Operator certification exam
operators.	information on new systems, provide	Number of regulated water	booklets to be sent to DDW within
	technical assistance.	systems with certified	three days of exam.
Fusitre 100% of affected systems		operators.	
have certified operators		Number of investigative	
		samples reported.	

	Utilize the Division's standard reports,	Number of test	
	available on the Drinking Water website, to	bottles/bags distributed.	
	assist water utilities and answer their	Number of emergency	
	questions. Also, assist water utilities with	responses performed.	
	accessing the same information via the web.	Number of new systems	
		reported to DDW.	
		Better informed water	
		utility managers and	
		operators.	
		Increase in the compliance	
		of the Safe Drinking Water	
		Act by water systems.	
Ensure that sanitary surveys are	Conduct the following sanitary surveys for	Number of Sanitary	When surveys are performed plus
conducted using established forms	reimbursement using established guidance	Systems surveyed.	quarterly summaries.
and following established guidance	protocol:		
protocol.		Percent of systems with	Survey reports must be submitted
	29062	approved ratings.	to DDW within 30 days of survey.
1.5553	29084 American Legion 20108 Sunniday	3)	
Tave Hansen	29020)	
6/10/15	15008 Morgan City		
-	15005		
	29024 Lakeview Water Co.		
	29093 Casey Acres Water Company		
	29004 Bona Vista Water District		
	29015 Riverdale		
	29071 Snow Basin Ski Area		
Ensure those who perform sanitary	Send all those responsible to conduct	Number of representatives	Annually, as part of the End of Year
surveys are properly trained.	sanitary surveys to the sanitary survey training.	trained.	Report

Environmental Response and Remediation: Underground Tanks

TO BE REPORTED	To the Division: - Inspection forms: within two weeks of performing the inspection Number of closure inspections: monthly, by the 20th of the next month following the inspection.	 Number of plan reviews: monthly, by the 20th of the next month. 	 Inspection forms: within two weeks of performing the inspection. Number of inspections: monthly, by the 20th of the next month following the inspection. 	 Complaint: verbal within 24 hours followed by written report within two weeks. Number of complaints: monthly, by the 20th of the next month. 	 Non-notifier information: within two weeks of identifying the non-notifier. Number of non-notifiers: monthly, by the 20th of the next monthl.
MEASURE	Number of closure inspections performed.	Number of plans reviewed.	Number of installation, upgrade, repair inspections performed.	Number of complaints investigated.	Number and location of non- notifiers identified.
OBJECTIVE	Inspect UST closures.	Review UST closure plans.	Inspect UST installations, upgrades, and repairs.	Investigate complaints regarding UST releases, petroleum odors, free product, hydrocarbon- contaminated groundwater and drinking water and other allegations of UST violations.	Identify non-notifiers.
GOAL	Prevent release of hazardous and toxic substances into the environment.				

TO BE REPORTED	- Inspection forms: within two	weeks of performing the	inspection.	- Number of inspections: monthly,	by the 20th of the next month	following the inspection.	•													e Annually, in conjunction with the	End of Year Report.	
MEASURE	Number of leak detection	inspections performed.	Inspection reports submitted on	time.									-							Successfully complete applicable	certification or recertification	requirements.
OBJECTIVE	Conduct 50% of the compliance	inspections required at High and	Moderate Risk UST facilities within	the district each year. The	frequency of inspection at each	facility will be determined in	accordance with the UST	Compliance Section Inspection	Prioritization Policy. DERR will	inspect the remaining certified	facilities due for inspection in the	district. The facilities to be	inspected each year will be	determined by mutual agreement	between the District and the DERR.	DERR will conduct follow-up	inspections at facilities out of	compliance for more than six	months.	Personnel must be properly	certified as UST Inspectors and	Groundwater/soil Samplers
GOAL	Prevent release of hazardous and	toxic substances into the	environment.																			

Solid and Hazardous Waste

T. 17/00			
Protect public health and the	Answer questions and respond to	Complaint records	Annually, in conjunction with the
environment from exposure to	complaints and concerns regarding	* Complaints received	End of Year Report.
contamination caused by improper	solid waste.	* Complaints followed by	
treatment, storage, and disposal of		Inspections	
hazardous waste.		* Complaints resolved	
	All staff responding to solid waste	Attendance and participation in	
	questions attends and participates in	training.	
	a training session either electronically		
	or in person if one is hosted by the		
	DSHW.		

eted with		Upon completeness review for	reimbursements.
Inspections completed with	photos.	Correctly process	reimbursements.
Inspect waste tire recyclers and	transporters in jurisdiction.	Perform administrative duties in	accordance with the Waste Tires Act. reimbursements.

Solid and Hazardous Waste: Used Oil

UOCC inspection torms, photos	and log sheets submitted to the	Division, semi-annually:	- No later than Jan. 20 (for July –	Dec. activity)	No later than U.S. 20 (for lan	Line activity)																				
Number of UOCCs inspected.		Complete inspection reports, to	include checklists, log sheets and	printed/labeled photographs of the	nocc.		Documentation of any non-	compliance and resolutions on the	inspection form.																	
Inspect all used oil collection	centers (UOCCs) every six months	and submit an inspection report.	1. Document inspections on UOCC	Inspection Form provided by	Division of Solid and Hazardous	Waste (DSHW):	a) Ensure all inspection forms	are completely filled out. Use	N/A if not applicable.	b) On the bottom of the	inspection report, annotate time	spent to complete the	inspection (include travel.	c) Add comments, suggestions	or issues in the note section.	2. Attach a print copy of photo(s) to	each inspection form to document	conditions and/or noncompliance	and resolutions implemented.	3. Gather DIYer log sheets at UOCCs	and submit with inspection forms	and photo(s).	4. Educate the UOCC on	procedures, as needed:	a) Educate that any orphan used	oil can be listed on the log
Protect public health and the	environment from exposure to	contamination caused by improper	treatment, storage, and disposal of	used oil.																						

		g used oil Bemi- annually on the UOCC Report Form: - No later than Jan. 20 (for July – Dec. activity) violations violations and DERR ted. lutions of bmitted.
		All complaints regarding used oil releases are listed on the Semi-Annual Used Oil Report Form Allegations for used oil violations are investigated and reported on Used Oil Report Form and DERR database once completed. Written reports and photographs of investigations and resolutions of major problems are submitted.
sheet. List it as 'orphan oil' and include date and quantity. b) Stress that the UOCC is not to accept business used oil unless it is properly registered through the Used Oil program.	5. Identify and document all observed noncompliance of used oil rules and regulations on the inspection form. 6. Confirm that noncompliance issues are followed up and corrected by the UOCC within an appropriate time frame. Include a statement of how any issues will be Resolved. 7. Ensure that all used oil spills at UOCCs are cleaned up in a timely manner.	Investigate all complaints regarding used oil releases and allegations of used oil violations, including complaints the LHD and DSHW receive from anonymous sources. 1. Submit written report and, for major problems, photographs, describing the complaint and investigation process, including follow-up procedures and resolutions. 2. For complaints that are resolved
		Protect public health and the environment from exposure to contamination caused by improper treatment, storage, and disposal of used oil.

	- @BJECTIVE	WEASURE	STOBEREPORTED
	submitted when the complaint has		
	been resolved.		
	3. For complaints that require		-
	extended follow-up,		
	documentation should be		
	submitted periodically.		
	4. Ensure that all complaints are		
	investigated and verify the issues		
	are being addressed in a timely and		
	appropriate manner. If issues do		
	not get resolved, ensure that		
	appropriate enforcement actions		
	are taken.		
Protect public health and the	Perform public outreach promoting	Number of public education	Semi- annually on the UOCC
environment from exposure to	used oil recycling to public groups	presentations performed.	Report Form:
contamination caused by improper	such as the Chamber of Commerce,		- No later than Jan. 20 (for July —
treatment, storage, and disposal of	high school automotive shops,		Dec. activity)
used oil.	official boards and other		- No later than July 20 (for Jan. –
	organizations.		June activity)
	All used oil staff attend and	Attendance and participation in	Semi-annually on the Used Oil
	participate in the used oil training	used oil training seminar	Report Form
	session either electronically or in		
	person if one is hosted by the		
	DSHW.		

Water Quality

TOBERESONIES	Annually, in conjunction with the End of Year Report.																											
	1. Existence of plan review, perc	inspection records.	 Number of systems approved. Number of systems inspected. 	1. Total number of systems in	county.	approvals issued.		2. Number of complaint	investigations conducted.	2. Number and type of failures	identified and/or corrected.		3. Fees remitted quarterly to DWQ.		4. All staff are certified per R317-	11 and identified as being Level 2 or	÷		5. All work is done by persons	certified per R317-11.								
	Administer small wastewater	disposal systems to comply with	otan Administrative Code K31/-4 and local rules.	1. Review, approve, and inspect	all new, repairs, and alterations	to Conventional and Alternative	onsite systems, including	Holding Tanks.		2. Conduct complaint investigations	and pursue corrections of any	onsite system failures.		3. Collect the \$25 for each new	onsite wastewater system installed,	and remit fees to DWQ by the 30 th	day of the month following the end	of each quarter.		4. Assure that all LHD staff involved	in the review, approval, and	inspection of onsite wastewater	systems are trained and certified at	the appropriate level per R317-11.	200 0 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	work is done by persons certified as	appropriate according to R317-11.	
(80/A)	Effectively implement the small wastewater disposal system	program to protect the	environment and ennance relations with and support of local health	department.																								

COAL	OBJECTIVE	MEASURE	TO BEREPORTED
Communication and Training	n eff	1. DWQ will notify LHD by a means	
	knowledgeable, DWQ and LHD will	of communication, when a	
	continue to participate and	representative comes into the LHD	
-	communicate in onsite program	area for onsite program business.	
	matters.	2. DWQ will be represented at all	
		COWP monthly meetings.	
		3. LHD will attempt to send a	
		representative to monthly COWP	
		meetings.	
		4. A representative of DWQ will	
		attend the annual Utah Onsite	
		Wastewater Association	
		conference.	
		5. LHD will attempt to send a	
		representative to the Annual Utah	
		Onsite Wastewater Association	
		conference.	
Effectively implement and	Administer the Liquid Waste	1. List all Liquid Waste operators	
administer the Liquid Waste	Program per Utah Administrative	that have been granted a	
Program in the collection, storage,	Code R 317-550 to help prevent a	Notification Form.	
transportation and disposal of all	public health hazard or nuisance or	1. LHD may conduct annual	
sewage wastewater.	adversely affecting water quality.	inspections on all the liquid waste	
	1. Every Liquid Waste hauler	trucks used by each operator.	
	operating within the boundaries of	1. Encourage the operator to	
	the LHD will notify the LHD by filing	obtain a surety bond issued by a	
	a Notification Form with all	corporate surety company.	
	required information, per K31/-	3. LHD may inspect disposal sites	
	2. Ensure that the disposal sites	used by the liquid waste operators,	
	used by the Liquid Waste operators	as determined as necessary.	
	are maintained in a sanitary		
	manner and adequate to receive		
	and treat these wastes.		

							Annually, in conjunction with the	End of Year Report.																									
	Number of uncontrolled pollution	sources identified and addressed or	referred to DEQ.		Number of fish kills and/or spills	investigated.	1. Existence of plan review, perc	test; soil log evaluation and	inspection records.	1. Number of systems approved.	1. Number of systems inspected.	1. Total number of systems in	county.	1. Total number of renewable	operating permits		2. Number of complaint	investigations conducted.	2. Number and type of failures	identified and/or corrected.		3. All staff are certified per R317-	11 and identified as being Level 2 or	ÿ.		4. All work is done by persons	certified per R317-11.						
I STATE OF THE STA	Identification of surface water and	ground water pollution sources.					Administer large under wastewater	disposal systems to comply with	Utah Administrative Code R317-5	and local rules.		1. Conduct joint review, approval,	and inspect all new, repairs, and	alterations to LUWD.		2. Conduct joint complaint	investigations with DWQ and	pursue corrections of any onsite	system failures.		3. Collect and verify inspection	reports. Issue annual renewable	operating permits.		4. Assure that all LHD staff involved	in the review, approval, and	inspection of onsite wastewater	systems are trained and certified at	the appropriate level per R317-11.	Active that all pacito evertem	Social conditions by possess contigued on	appropriate according to R317-11.	
	Identify and manage all pollution	sources to insure continued	beneficial uses of water and public	health protection.			Effectively implement the large	underground wastewater disposal	(LUWD) system program to protect	the environment and enhance	relations with and support of local	health department.																					

Water Quality: Get the Mercury Out

GOAL	OBJECTIVE	MEASURE	TOYBE REPORTED.
urage pollution prevention to	Encourage pollution prevention to Contractor will serve as a collection Pounds of mercury collected and		Annually, in conjunction with the
Utah citizens though programs that	center for citizens needing to	properly disposed of through Veolia End of Year Report.	End of Year Report.
target the reductions of special	dispose of mercury containing	ES.	
wastes.	household products. Funds		
	provided by DEQ cover mercury		
	disposal, through state contract		
	with Veolia ES.		

Radiation Control: Radon

TO BERRIPORTED	Annually, in conjunction with the	End of Year Report.		AirCheck data to be provided to	DRC as it is available.				. •								
MEASURE	1. Document the number of radon	calls/emails received and	responded to.		2. Document all radon educational	and awareness activities	coordinated, conducted, and/or	attended.									
OBJECTIVE	1. Increase radon awareness,	testing, and mitigation. Answer	questions and provide information	on radon. Radon kits can be	purchased through AirCheck.com.		2. Purchase and make available	Radon home testing kits. Radon	kits can be purchased through	AirCheck.com. Collect, compile	and report on test results.	3. With the assistance of the DRC	radon coordinator, encourage	radon awareness and radon	resistant building among building	departments and realtors.	
	Problem radon areas are	identified. Radon tests results are	tracked by database by geographic	location to enhance identification	of problem radon areas.		Promote radon awareness, testing,	mitigation, and Radon Resistant	New Home Construction								



Dept. of Environmental Quality Digital Signature Clause

If you intend to utilize digital (scanned or faxed) signatures for an agency contract, you must include the clause below. This clause should be in the Scope of Work or other applicable attachment to the contract.

Consideration should be given, as to the type of contract and the dollar amount, in deciding if digital signatures should be used.

CLAUSE:

It is the intent of the parties that this contract may not be denied legal effect, validity, or enforceability solely because a digitized or facsimile signature was used in its formation. The parties agree that any party's digitized or facsimile signature on this contract manifests that party's intent to execute the contract.